1	MARIA M. LAMPASONA, SBN 259675		
2	mlampasona@rankinlaw.com		
	SHEENA B. PATEL, SBN 297008 patel@rankinlaw.com		
3	RANKIN, SHUEY, RANUCCI, MINTZ,		
4	LAMPASONA & REYNOLDS		
5	2030 Franklin Street, Sixth Floor Oakland, CA 94612	W.	
	Telephone: (510) 433-2600		
6	Facsimile: (510) 433-2699		
7	Attorneys for Defendants		
8	SAN FRANCISCO COMMUNITY COLLEGE		
9	DISTRICT (also erroneously sued as "BOARD OF TRUSTEE'S"), MARK W. ROCHA, DIANNA R.		
	GONZALES, STEVEN BRUCKMAN, TRUDY		
10	WALTON, CLARA STARR, ELIZABETH		
11	MARYLOU LEYBA-FRANK, SUNNY L. JOSEPH A. GUIRIBA, LEILANI F. BATT	•	
12	LETICIA A. SANTANA SAZO, and MAR	IA M.	
13	LAMPASONA		
14	LINITED STAT	LES DISTRICT COLIRT	
15	NORTHERN DISTRICT OF CALIFORNIA		
16	OAKLAND DIVISION		
17	CAROLYN ESCALANTE,	Case No. 4:18-cv-05562-HSG	
18	Plaintiff,	STIPULATION AND ORDER (AS	
19	v	MODIFIED) REGARDING THE HEARINGS ON DEFENDANTS' MOTIONS	
20		TO DISMISS PLAINTIFF'S SECOND	
21	SAN FRANCISCO COMMUNITY COLLEGE DISTRICT, and BOARD OF TRUSTEE'S, et al.	AMENDED COMPLAINT	
22			
23	Defendants.		
24	Pursuant to Local Rule 6-1, Plaintiff	Carolyn Escalante, SEIU Local 1021 Defendants	
25	("SEIU Defendants") and the San Francisco Community College District Defendants ("SFCCD		
26	Defendants"), by and through their attorneys of record, stipulate as follows:		
27	Plaintiff filed a Second Amended Complaint on December 5, 2019. The SFCCD		
28	¥		
- 11		STIDI I ATION AND OPDED DE	

1	Defendants and SEIU Defendants both file	ed Motions to Dismiss Plaintiff's Second Amended
2	Complaint. The hearing date for the Motio	ns to Dismiss was set for March 5, 2020. On March 3,
3	2020 the Court reset the hearings to March	12, 2020 at 2:00pm in Courtroom 2, 4 <sup>th</sup> floor, 1301
4	Clay Street, Oakland, CA.	•
5	Counsel for SFCCD Defendants cu	rrently has a mediation set for March 12, 2020 and
6	therefore requests that the Court reset the hearings on both Motions to Dismiss to April 2, 2020.	
7	The proposed hearing date will not alter the	e date of any event or any deadline already fixed by the
8	Court.	
9	IT IS SO STIPULATED.	
10	Dated: March 10, 2020	MS. CAROLYN ESCALANTE, PRO SE
11		3
12		By: /s/ Carolyn Escalante CAROLYN ESCALANTE
13		Plaintiff, Pro Se
14		
15	Dated: March 10, 2020	WEINBERG, ROGER & ROSENFELD
16		,
17		By: /s/ Roberta Perkins
18		ROBERTA PERKINS Attorneys for SEIU Local 1021 Defendants
19		11
20		
21	Dated: March 10, 2020	RANKIN, SHUEY, RANUCCI, MINTZ,
22		LAMPASONA & REYNOLDS
23		
24	I	By: /s/ Maria M. Lampasona MARIA M. LAMPASONA
25		Attorneys for SFCCD Defendants
26		
27	//	
28		CTIDI II ATIONI AND ODDED DE

1	As the filing attorney, I hereby attest that I have permission of Plaintiff Carolyn Escalante and	
2	counsel for SEIU Defendants to attach their e-signature to this stipulation, as evidenced by the	
3	emails attached hereto as Exhibit A.	
4		
5	Dated: March 10, 2020 RANKIN, SHUEY, RANUCCI, MINTZ,	
6	LAMPASONA & REYNOLDS	
7	By: <u>/s/ Maria M. Lampasona</u>	
8	By: <u>/s/ Maria M. Lampasona</u> MARIA M. LAMPASONA Attorneys for SFCCD Defendants	
9	Attorneys for SPCCD Defendants	
10		
11	ODDED.	
12	ORDER	
13	IT IS SO ORDERED except that the hearings will be held on April 1, 2020 at 2:00 p.m.	
14		
15	Dated: 3/11/2020	
16	Judge, United States District Court	
17	Judge, Offiled States District Court?	
18	*	
19		
20		
21		
22		
23		
24		
25		
26		
27		
28	ati	